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STATISTICAL INFORMATION ONLY: Debtor must select the number of each of the following items included in the Plan.

O Valuation of Security

0 Assumption of Executory Contract or Unexpired Lease

0 Lien Avoidance

Last revised: August 1, 2020

# UNITED STATES BANKRUPTCY COURT District of New Jersey

	District of I	new Jersey					
In Re: Juana F. He	enriquez-Upia	Case No.	•	18-30997			
	Dobtor(o)	Judge:	Rosemary	y Gambardella			
	Debtor(s)						
	CHAPTER 13 PLA	N AND MOTION	IS				
□ Original	✓ Modified/Notice F	Required	Date:	November 18, 2022			
☐ Motions Included	☐ Modified/No Notice	ce Required		2022			
	THE DEBTOR HAS FILE CHAPTER 13 OF THE						
	YOUR RIGHTS MA	AY BE AFFECTE	ED .				
Plan proposed by the D your attorney. Anyone was written objection within the may be reduced, modified motions may be granted stated in the Notice. The notice. See Bankruptcy modification may take palone will avoid or modified or modify a lien based of wishes to contest said to prosecute same.	confirmation hearing on the Planebtor to adjust debts. You should who wishes to oppose any provision the time frame stated in the <i>Noticed</i> , or eliminated. This Plan may divithout further notice or hearing a Court may confirm this plan, if Rule 3015. If this plan includes relace solely within the chapter 13 fy the lien. The debtor need not for value of the collateral or to reatment must file a timely object.	d read these papersion of this Plan of this Plan of the Plan of the Plan of the Confirmed are good and there are no time motions to avoid a confirmation profile a separate motion and appear	pers carefully and dor any motion included any be affected by the docume binding objection is filed being filed objections, or modify a lien, the document of the document of the document of the confirmation at the confirmation	liscuss them with ded in it must file a this plan. Your claim, and included efore the deadline without further the lien avoidance or infirmation order proceeding to avoid en creditor who hearing to			
state whether the plan	s may be of particular importar in includes each of the following ted, the provision will be ineffe	ng items. If an it	em is checked as				
THIS PLAN:							
✓ DOES □ DOES NO ALSO BE SET FORTH	T CONTAIN NON-STANDARD F IN PART 10.	PROVISIONS. N	ON-STANDARD P	ROVISIONS MUST			
COLLATERAL, WHICH	T LIMIT THE AMOUNT OF A SE I MAY RESULT IN A PARTIAL F R. SEE MOTIONS SET FORTH I	PAYMENT OR N	O PAYMENT AT A				
□ DOES ☑ DOES NO	T AVOID A JUDICIAL LIEN OR	NONPOSSESS	ORY, NONPURCH	ASE-MONEY			

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SECURITY INTEREST. SEE MOTIONS SET FORTH IN PART 7, IF ANY.

Initial Debtor(s)' Attor	ney RLL In	itial Debtor:	JFH	Initial Co-Debtor
Part 1: Payment and	d Length of Plan			
Tart I. Taymentan	a Length of Flan			
	paid \$9,286.91 to date .00 monthly to the trus			ugh December 2021, then the for 12 months.
b. The debtor	shall make plan paym Future Earnings Other sources of fund			owing sources: nd date when funds are available):
c. Use of real □	property to satisfy pla Sale of real property Description: Proposed date for cor	-		
	Refinance of real proposed date for con			
	Loan modification with Description: Proposed date for con	•	mortgage encumber	ing property:
d. 🗸	The regular monthly r loan modification.	mortgage pay	ment will continue p	pending the sale, refinance or
e. 🗆	Other information tha	t may be imp	ortant relating to the	e payment and length of plan:
Part 2: Adequate Pr	otection	Х	NONE	
a. Adequate p	protection payments w rsed pre-confirmation t	ill be made in		to be paid to the Chapter
	protection payments w Plan, pre-confirmation			to be paid directly by the
Part 3: Priority Clair	ms (Including Admin	istrative Exp	enses)	
a. All allowed prio	rity claims will be paid	in full unless	the creditor agrees	otherwise:
Creditor		Type of Priority		Amount to be Paid
Russell L. Low 4745		Attorney Fe	es	5,707.00
Check one: ✓ None  ☐ The allowed	d priority claims listed l	oelow are bas	sed on a domestic s	nit and paid less than full amount: support obligation that has been nan the full amount of the claim

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pursuant to 11 U.S.	C.1322(a)(4):		
Creditor	Type of Priority	Claim Amount	Amount to be Paid

#### Part 4: Secured Claims

### a. Curing Default and Maintaining Payments on Principal Residence: 🕢 NONE

The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor shall pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:

			Interest	Amount to be Paid	Regular Monthly
			Rate on	to Creditor (In	Payment (Outside
Creditor	Collateral or Type of Debt	Arrearage	Arrearage	Plan)	Plan)

## b. Curing and Maintaining Payments on Non-Principal Residence & other loans or rent arrears: NONE

The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor will pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:

			Interest	Amount to be Paid	Regular Monthly
			Rate on	to Creditor (In	Payment (Outside
Creditor	Collateral or Type of Debt	Arrearage	Arrearage	Plan)	Plan)

### c. Secured claims excluded from 11 U.S.C. 506: ✓ NONE

The following claims were either incurred within 910 days before the petition date and are secured by a purchase money security interest in a motor vehicle acquired for the personal use of the debtor(s), or incurred within one year of the petition date and secured by a purchase money security interest in any other thing of value:

				Total to be Paid through the Plan
			Amount of	
Name of Creditor	Collateral	Interest Rate	Claim	

### d. Requests for valuation of security, Cram-down, Strip Off & Interest Rate Adjustments NONE

1.) The debtor values collateral as indicated below. If the claim may be modified under Section 1322(b)(2), the secured creditor shall be paid the amount listed as the "Value of the Creditor Interest in Collateral," plus interest as stated. The portion of any allowed claim that exceeds that value shall be treated as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an unsecured claim.

## NOTE: A modification under this section ALSO REQUIRES the appropriate motion to be filed under Section 7 of the Plan.

					Value of		
			Total		Creditor	Annual	Total
		Scheduled	Collateral	Superior		Interest	Amount to
Creditor	Collateral	Debt	Value	Liens	Collateral	Rate	Be Paid

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2.) Where the Debtor retains collateral and completes the Plan, payment of the full amount of the allowed secured claim shall discharge the corresponding lien.						
	ay is terminated as to surrendere 11 be terminated in all respects. T					
Creditor	Collateral to be Surrendered	Value of Surrendered Collateral	Remaining Unsecured Debt			
Creditor Shellpoint Mortgage Servicing Total Property Concept	d claims are unaffected by the Pla					
g. Secured Claims to be Paid Creditor	in Full Through the Plan  NON Collateral		b be Paid through the Plan			
TOYOTA MOTOR CREDIT	2014 Toyota Corrolla 76,00 miles		(\$8,019.97 at 9.94% interest)			
Part 5: Unsecured Claims	NONE					
☐ Not less th	ified allowed non-priority unsecutan \$ to be distributed <i>pr</i> anan percent		d:			
Pro Rata o	distribution from any remaining fu	nds				
b. Separately classified	unsecured claims shall be treat	ted as follows:				
Creditor Basis for Separate Classification Treatment Amount to be Paid						
Part 6: Executory Contracts a	nd Unexpired Leases X NC	ONE				
non-residential real property leas	nd unexpired leases, not previous					
1		Transfer and has Dabtes	D (D ())			
Creditor Arrears to be Cure	I in Nature of Contract or Lease	Treatment by Debtor	Post-Petition Payment			
Creditor Arrears to be Cured Plan	I in Nature of Contract or Lease	reatment by Debtor	Post-Petition Payment			

NOTE: All plans containing motions must be served on all affected lienholders, together with local form, *Notice of Chapter 13 Plan Transmittal*, within the time and in the manner set forth in D.N.J. LBR 3015-1. A *Certification of Service, Notice of Chapter 13 Plan Transmittal and valuation* must be filed with the Clerk of Court when the plan and transmittal notice are served.

	<b>Notion to Avoid</b> Debtor moves t					• • —				
Creditor	Nature of Collateral	Type of Lie	en Amount o	of Lien	Valu Collat		Amount Claime Exemption	of O	Sum of All ther Liens gainst the Property	Amount of Lien to be Avoided
b. N NONE	lotion to Avoid	l Liens and	l Reclassify	y Claim	n from S	ecure	ed to Com	pletely	<sup>,</sup> Unsecu	ıred. 🕢
	Debtor moves t vith Part 4 above	-	the following	ng clain	ns as un	secure	ed and to	void liei	ns on col	lateral
Creditor	Collateral		Scheduled Debt	Total C Value	ollateral	Superio		Value of Creditor's Interest in Collatera	n	Total Amount of Lien to be Reclassified
Partially U	Notion to Partiansecured.   Debtor moves to contact and contact an	ONE o reclassify	the followin	ng clain					-	
Creditor	Collateral	Se	cheduled Debt		Collateral	Ar	mount to be	Deemed Secured		Reclassified as Unsecured
a. W b. F Crec coupons to c. C	Drder of Distrib  Standing Truste  1) Ch. 13 2) Other 3) Secure 4) Lease 5) Priori	erty of the mation arge es ors provided withstanding ution ee shall pay Standing T Administrated Claims Arrearages ty Claims	I for in Parts the automa allowed cla rustee Com	atic stay aims in amissio	y. the follo			custom	nary notic	es or
d. F	6) General Post-Petition Cl	l Unsecured	d Claims			-				
The	Standing Truste	ee □ is. 🕡 i	s not author	rized to	pav pos	st-peti	tion claims	s filed p	ursuant t	to 11 U.S.C.

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Section 1305(a) in the amount filed by the post-petition claimant.

Part 9: Modification NONE	
NOTE: Modification of a plan does not req be served in accordance with D.N.J. LBR 3	uire that a separate motion be filed. A modified plan must 3015-2.
If this Plan modifies a Plan previously Date of Plan being modified:	filed in this case, complete the information below.
Explain below <b>why</b> the plan is being modified	
The plan is being modified because the decompleted a loan modification for her mon	ebtor has The plan is being modified to treat the mortgage
Are Schedules I and J being filed simultaneous	usly with this Modified Plan?    ✓ Yes    No
Part 10: Non-Standard Provision(s): Sign	atures Required
Non-Standard Provisions Requiring S  ☐ NONE  ☑ Explain here:	
The debtor paid \$9,286.91 to date to t	the Chapter 13 Trustee through December 2021, then the debtor see starting on January 1, 2022 for 12 months.
Any non-standard provisions placed el	sewhere in this plan are ineffective.
Signatures	
The Debtor(s) and the attorney for the Debtor	(s), if any, must sign this Plan.
	r(s), if not represented by an attorney, or the attorney for the the provisions in this Chapter 13 Plan are identical to <i>Local Form</i> , non-standard provisions included in Part 10.
I certify under penalty of perjury that the above	e is true.
Date: November 18, 2022	/s/ Juana F. Henriquez-Upia
	Juana F. Henriquez-Upia
Date:	Debtor
Date.	Joint Debtor
Date November 18, 2022	/s/ Russell L. Low
	Russell L. Low 4745
	Attorney for the Debtor(s)